AUTO CR - LOG SUMMARY #1052519

TYPE:

CR

Incident Finding / Overall Case Finding

Description of Incident Finding Entered By **Entered Date**

(None Entered)

Reporting Party Information

Role Name Star No. Emp No. UOA / UOD Position Address Phone CPD LITTLE, MATTHEW S 393 / SERGEANT OF WHI Reporting Party Victim POLICE

Employee

Incident Information

Incident From Date/Time Address of Incident Dist. Of Occurrence **Location Code Location Description** 05-MAR-2012 02 00 - 05-MAR-2012 02 00 290 - RESIDENCE 1224 012

Accused Members

Role Name Star No. Emp No. UOA / UOD Position Status Initial / Intake Allegation CPD 019/ POLICE OFFICER OFF Duty Accused The reporting party alleges that the accused violated a court order regarding the shared Employee custody of their child The reporting party alleges that the accused failed to return their child to him, and thus he filed a police report for Child Abduction
The reporting party further alleges that this is an on-going situation

Other Involved Parties

Role UOA / UOD Position Name Star No. Emp No. Sex Race Address Phone

Involved Party Associations

Role	Rep. Party Name	Related Person	Relationship
Reporting Party Victim			HUSBAND
Incident Details			
CR Required?		Manner Incident Received?	PAX
Confidential?		Biased Language?	N
Extraordinary Occurrence?	N	Bias Based Profiling?	N
Police Shooting (U)?	N	Alcohol Related?	N
Non Disciplinary Intervention:	N	Pursuit Related?	N
Initial Assignment:	IAD	Violence in Workplace?	N
Notify IAD Immediately?	N	Domestic Violence?	N
EEO Complaint No.:			
Civil Suit No.:		Civil Suit Settled Date:	
Notify Chief Administator?	N	Notify Chief?	
Notify Coordinator?		Notification Does Not Apply	? Y

Notification Other?

Incident Category List

Notification Comments:

Incident Category Primary? Initial? 09Z - GROUP 09 - CONDUCT UNBECOMING VIOLATIONS (OFF DUTY) MISCELLANEOUS Υ

Investigator History

AUTO CR - LOG SUMMARY #1052519 Page 1 of 4

SGT BURKE #1759 FILED THIS COMPLAINT ON BEHALF OF THE REPORTING PARTY,

Investigator History

Investigator	Туре	Assigned Team	Assigned Date	Scheduled End Date	Investigation End Date	No. of Days
MULLINGS, ZOILA	Primary	GENERAL INVESTIGATION SECTION	13-MAR-2012	11-JUL-2012	12-JUN-2012	91
BRODERDORF, RAY	Supervisor	GENERAL INVESTIGATION SECTION	13-MAR-2012	12-APR-2012	12-JUN-2012	

Extension History

Name	Previous Scheduled End Date	Extended Scheduled End Date	Date Certified Letter Sent	Reason Selected	Explination	Extension Report Date	Approved By	Approved Date	Approval Comments
MULLINGS, ZOILA	11-JUN-2012	11-JUL-2012		OTHER (DESCRIBE)	Case completed and submitted for approval.	12-JUN-2012	BRODERDORF, RA	Y 12-JUN-2012	OK.
MULLINGS, ZOILA	12-MAY-2012	11-JUN-2012		OTHER (DESCRIBE)	Accused has been served	10-MAY-2012	BRODERDORF, RA	Y 11-MAY-2012	OK.
MULLINGS, ZOILA	12-APR-2012	12-MAY-2012		OTHER (DESCRIBE)	Additional work required.	26-APR-2012	BRODERDORF, RA	Y 30-APR-2012	OK.

Current Allegations

Accused Name	Seq. No.	Allegation	Category	Subcategory	Finding
LITTLE, ALEXANDRA	Ī	The complainant star 885, alleges that on 5 March 2012, at 1400 hours, at the accused Alexandra LITTLE, star 7525, violated court order when she failed to return their son the complainant who is the residential parent of child for "Child Abduction" was generated. The complainant further alleges that this is an on-going situation.	009 GROUP 09 - CONDUCT UNBECOMING VIOLATIONS (OFF DUTY)	MISCELLANEOUS	UNFOUNDED

Situations (Allegation Details)

Status History

•					
Resulting Status	Status Date/Time	Created By	Position	UOA / UOD	Comments
CLOSED/FINAL	30-JUL-2012 12:25	SPARKS, SHERELL	POLICE AGENT	121 /	
PENDING IMPLEMENT ACTION	30-JUL-2012 11:36	SPARKS, SHERELL	POLICE AGENT	121 /	
PENDING REVIEW AFTER COMMAND CHANNEL (I.A.D.)	25-JUL-2012 10:13	ESCALANTE, JOHN	DEP CHIEF	142 / 213	
PENDING COMMAND CHANNEL REVIEW	17-JUL-2012 12:52	KENNY, JOHN	COMMANDER	019 /	
PENDING COMMAND CHANNEL REVIEW	12-JUL-2012 01:12	ROWAN, JAMES	SERGEANT OF POLICE	121 /	
PENDING ADVOCATE REVIEW	11-JUL-2012 10:15	SPARKS, SHERELL	POLICE AGENT	121 /	
PENDING REVIEW INCIDENT (I.A.D./DISTRICT USE)	29-JUN-2012 08:00	ROWAN, JAMES	SERGEANT OF POLICE	121 /	
PENDING REVIEW INCIDENT (I.A.D./DISTRICT USE)	12-JUN-2012 11:20	BRODERDORF, RAY	SERGEANT OF POLICE	121 /	
PENDING LIEUTENANT REVIEW	12-JUN-2012 11:19	BRODERDORF, RAY	SERGEANT OF POLICE	121 /	
PENDING INVESTIGATIVE REVIEW	12-JUN-2012 10:31	MULLINGS, ZOILA	POLICE AGENT	121 /	
PENDING INVESTIGATION	13-MAR-2012 02:24	SOLIS, MARCELLA	SERGEANT OF POLICE	121 /	
PENDING ASSIGN INVESTIGATOR	13-MAR-2012 09:00	CLARK, SUSAN	LIEUTENANT OF POLICE	121 /	Type Changed from INFO to CR on 13-MAR-2012 09:00 by CLARK, SUSAN
PENDING APPROVE TEAM	13-MAR-2012 08:56	WATSON, JOHN	POLICE OFFICER	121 /	
PENDING ASSIGN TEAM	12-MAR-2012 03:09	ROBERTS, GEORGE	SUPERVISING INVESTIGATOR	113 /	
PENDING SUPERVISOR REVIEW	12-MAR-2012 03:09	ROBERTS, GEORGE	SUPERVISING INVESTIGATOR	113 /	
PRELIMINARY	12-MAR-2012 03:05	ROBERTS, GEORGE	SUPERVISING INVESTIGATOR	113 /	return IAD
PENDING SUPERVISOR REVIEW	12-MAR-2012 03:01	HEARD, LORRAINE	POLICE AIDE	716 / 113	

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Status History

Resulting Status	Status Date/Time	Created By	Position	UOA / UOD Comments
PRELIMINARY	12-MAR-2012	HEARD, LORRAINE	POLICE AIDE	716 / 113

Attachments

No.	Туре	Related Person	No. of Pages	Narrative	Original in File	Entered By	Entered Date/Time	Status	Approve Content	Approve Inclusion
1	INVESTIGATION					MULLINGS, ZOILA	14-MAR-2012 09:53			
1	FACE SHEET					HEARD, LORRAINE	12-MAR-2012 02:50			
2	CONFLICT CERTIFICATION					MULLINGS, ZOILA	14-MAR-2012 09:53			
3	DOCUMENTS - INVESTIGATION		1	Affidavit Not Required	Υ	MULLINGS, ZOILA	08-JUN-2012 07:08	APPROVED		
4	DOCUMENTS - INVESTIGATION		1	Initiation Report	Υ	MULLINGS, ZOILA	08-JUN-2012 07:10	APPROVED		
5	DOCUMENTS - INVESTIGATION		2	Original Case Incident Report	N	MULLINGS, ZOILA	08-JUN-2012 07:12	APPROVED		
6	DOCUMENTS - INVESTIGATION		4	Case Supplementary Report	N	MULLINGS, ZOILA	08-JUN-2012 07:15	APPROVED		
7	DOCUMENTS - INVESTIGATION		3	Complainant	Υ	MULLINGS, ZOILA	28-MAR-2012 11:08	APPROVED		
8	DOCUMENTS - INVESTIGATION		13	Copy of the Joint Parenting Judgment	N	MULLINGS, ZOILA	28-MAR-2012 11:10	APPROVED		
9	DOCUMENTS - INVESTIGATION		7	Copy of Emergency Petition for Temporary Relief	N	MULLINGS, ZOILA	28-MAR-2012 11:10	APPROVED		
10	ACCUSED NOTIFICATION OF ALLEGATIONS	ACCUSED - LITTLE, ALEXANDRA				MULLINGS, ZOILA	04-MAY-2012 11:48	ACCUSED ACKNOWLEDGED ALLEGATIONS)	
11	DOCUMENTS - INVESTIGATION		4	Statement of accused PO	Υ	MULLINGS, ZOILA	08-JUN-2012 07:02	APPROVED		
	DOCUMENTS - INVESTIGATION		7	Closing Package	Υ	MULLINGS, ZOILA	12-JUN-2012 07:54	APPROVED		

Review Incident

Review Type	Accused/Involved Member Name	Result Type	Reviewed By	Position	Unit	Review Date	Remarks
ASSISTANT ADVOCATE REVIEW	LITTLE, ALEXANDRA	SUBMITTED	SPARKS, SHERELL	SERGEANT OF POLICE	006	30-JUL-2012 11:36	CCR concurred with findings. CTR.
ASSISTANT ADVOCATE REVIEW		SUBMITTED	SPARKS, SHERELL	SERGEANT OF POLICE	006	11-JUL-2012 10:15	Ready for CCR. To Advocate for review & forward onto CCR.
LIEUTENANT REVIEW		SUBMITTED	BRODERDORF, RAY	SERGEANT OF POLICE	121	12-JUN-2012 11:20	
SERGEANT REVIEW		SUBMITTED	BRODERDORF, RAY	SERGEANT OF POLICE	121	12-JUN-2012 11:19	

Review Accused

Review Type	Accused/Involved Member Name	Result Type	Reviewed By	Position	Unit	Review Date	Remarks
ADVOCATE OFFICE CLOSING STEPS	LITTLE, ALEXANDRA	SUBMITTED	SPARKS, SHERELL	SERGEANT OF POLICE	006	30-JUL-2012 12:25	CTR
COMMAND CHANNEL REVIEW	LITTLE, ALEXANDRA	SUBMITTED	ESCALANTE, JOHN	FIRST DEPUTY SUPT.	140	25-JUL-2012 10:13	
COMMAND CHANNEL REVIEW	LITTLE, ALEXANDRA	SUBMITTED	KENNY, JOHN	COMMANDER	130	17-JUL-2012 12:52	
ADVOCATE REVIEW	LITTLE, ALEXANDRA	SUBMITTED	ROWAN, JAMES	SERGEANT OF POLICE	121	12-JUL-2012 01:12	

Accused Finding History

Accused	Allegation	Reviewed By	Reviewed Date/Time	CCR?	Concur?	Finding	Finding Comments
LITTLE, ALEXANDRA	1. The complainant 885, alleges that on 5	ESCALANTE, JOHN	25-JUL-2012 10:13	Υ	Υ	UNFOUNDED	
LITTLE, ALEXANDRA	1. The complainant star 885, alleges that on 5	KENNY, JOHN	17-JUL-2012 12:52	Υ	Υ	UNFOUNDED	
LITTLE, ALEXANDRA	The complainant star 885, alleges that on 5	MULLINGS, ZOILA	12-JUN-2012 10:31			UNFOUNDED	

Accused Penalty History

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Accused Penalty History

Accused Reviewed By Reviewed Date/Time CCR? Concur? Penalty Comments

Findings

Accused Name

Allegations

Category

Concur? Findings

Comments

The complainant star 885, alleges that on 5
March 2012, at 1400 hours, at the accused star 7525, violated court order when she failed to return their son complainant who is the residential parent of child complainant who is the residential parent of child complainant further alleges that this is an ongoing situation

Category

Concur? Findings

UNFOUNDED

UNFOUNDED

ONSECOMING VIOLATIONS

(OFF DUTY)

AUTO CR - LOG SUMMARY #1052519

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FACE SHEET (Notification Date: 12-MAR-2012) - LOG #1052519

TYPE: CR

Reporting Party Information

	Role	Name	Star No.	Emp No.	UOA / UOD	Position	Sex	Race	Address	Phone
CPD Employee	Reporting Party Victim				393 /	SERGEANT OF POLICE	М	WHI		

Incident Information



Accused Members

	Role	Name	Star No.	Emp No.	UOA / UOD	Position	Status	Initial / Intake Allegation
CPD Employee	Accused				019 /	POLICE OFFICER	OFF Duty	The reporting party alleges that the accused violated a court order regarding the shared custody of their child. The reporting party alleges that the accused failed to return their child to him, and thus he filed a police report for Child Abduction (The reporting party further alleges that this is an on-going situation.

Incident Details

CR Required?		Manner Incident Received?	PAX
Confidential?		Biased Language?	N
Extraordinary Occurrence?	N	Bias Based Profiling?	N
Police Shooting (U)?	N		
Motor Vehicle (V)?		Alcohol Related?	N
Non Disciplinary Intervention:	N	Pursuit Related?	N
Initial Assignment:	IAD	Violence in Workplace?	N
Notify IAD Immediately?	N	Domestic Violence?	N
EEO Complaint No.:			
Civil Suit No.:		Notify Chief?	
Notify Chief Administator?	N	Notification Does Not Apply?	Υ
Notify Coordinator?			
Notification Other?	N		

Initial Incident Category List

Initial Incident Category	Primary?
09Z - GROUP 09 - CONDUCT UNBECOMING VIOLATIONS (OFF DUTY) MISCELLANEOUS	Υ

Assignment History

Assigned To	Assigned Team	Investigator	Assignment Date/Time	Assigned By	Reason
IAD	GENERAL INVESTIGATION SECTION	BRODERDORF, RAY (SUPERVISOR)	13-MAR-2012 14:24	SOLIS, MARCELLA	
IAD	GENERAL INVESTIGATION SECTION	MULLINGS, ZOILA (PRIMARY INV)	13-MAR-2012 14:24	SOLIS, MARCELLA	
IAD	GENERAL INVESTIGATION SECTION		13-MAR-2012 08:56	WATSON, JOHN	
IAD	INTERNAL AFFAIRS DIVISION		12-MAR-2012 14:50	HEARD, LORRAINE	

Status History

Resulting Status	Status Date/Time	Created By	Position	UOA / UOD Comments
CLOSED/FINAL	30-JUL-2012 12:25	SPARKS, SHERELL	POLICE AGENT	121 /
PENDING IMPLEMENT ACTION	30-JUL-2012 11:36	SPARKS, SHERELL	POLICE AGENT	121 /

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Status History

Resulting Status	Status Date/Time	Created By	Position	UOA / UOD	Comments
PENDING REVIEW AFTER COMMAND CHANNEL (I.A.D.)	25-JUL-2012 10:13	ESCALANTE, JOHN	DEP CHIEF	142 / 213	
PENDING COMMAND CHANNEL REVIEW	17-JUL-2012 12:52	KENNY, JOHN	COMMANDER	019 /	
PENDING COMMAND CHANNEL REVIEW	12-JUL-2012 01:12	ROWAN, JAMES	SERGEANT OF POLICE	121 /	
PENDING ADVOCATE REVIEW	11-JUL-2012 10:15	SPARKS, SHERELL	POLICE AGENT	121 /	
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PENDING LIEUTENANT REVIEW	12-JUN-2012 11:19	BRODERDORF, RAY	SERGEANT OF POLICE	121 /	
PENDING INVESTIGATIVE REVIEW	12-JUN-2012 10:31	MULLINGS, ZOILA	POLICE AGENT	121 /	
PENDING INVESTIGATION	13-MAR-2012 02:24	SOLIS, MARCELLA	SERGEANT OF POLICE	121 /	
PENDING ASSIGN INVESTIGATOR	13-MAR-2012 09:00	CLARK, SUSAN	LIEUTENANT OF POLICE	121 /	Type Changed from INFO to CR on 13-MAR-2012 09:00 by CLARK, SUSAN
PENDING APPROVE TEAM	13-MAR-2012 08:56	WATSON, JOHN	POLICE OFFICER	121 /	
PENDING ASSIGN TEAM	12-MAR-2012 03:09	ROBERTS, GEORGE	SUPERVISING INVESTIGATOR	113 /	
PENDING SUPERVISOR REVIEW	12-MAR-2012 03:09	ROBERTS, GEORGE	SUPERVISING INVESTIGATOR	113 /	
PRELIMINARY	12-MAR-2012 03:05	ROBERTS, GEORGE	SUPERVISING INVESTIGATOR	113 /	return IAD
PENDING SUPERVISOR REVIEW	12-MAR-2012 03:01	HEARD, LORRAINE	POLICE AIDE	716 / 113	
PRELIMINARY	12-MAR-2012 02:50	HEARD, LORRAINE	POLICE AIDE	716 / 113	

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TATE OF ILLINOIS		
COUNTY OF COOK		
Location of Incident	Date	Time
Location of incident	Dale	Title
Summary of Statement(s):		
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	hereb, total follows	:
1. I have read the above summar	v or attal hed statement(s) in its
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corrections and addit as to		
2. Under penalties as provide by		
that the information set forth		
summary a true and correct		
on information and belief as to	such matters, I certify as afore	esaid that I verily
believe the same be true.		
Dried A Carlle Norma	Di (IAP)	D
Print A ant's Name	Print Witness's N	iame
Affiant's Signature	Witness's Signat	ure
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CPD-44.126 (Rev. 6/09) English	Attachment No.	3	
	Complaint Log No.	1052519	

Martin

012th District 12 March 2012 APR C 4 2012 C.R. INITIATION 012th District Commander To: Sgt. S. BURKE #1759 From: IN INVESTIGATOR'S FILE Subject: Initiation of C.L. #1052519 star #885 / employee Unit #393 / d.o.b. Complainant: / home address: phone Location: Date/Time: 05 March 2012 / 1400 hrs. R.D. #: star #7525 / employee / Unit #019 / Accused: d.o.b / home address: phone # unk. Notification: I.P.R.A.: Intake Aide HEARD #23692 In summary, above complainant came to the 012th District station on Narrative: 05Mar12 and related, in essence, that his child's mother failed to return to him in violation of a court order. The above R.D. their # was generated. On today's date, R/Sgt. was informed by Lt. S. CLARK of Unit #121 that the offender listed on the above R.D. # was, in fact, a Chicago police officer. Both the reporting officer and R/Sgt. had occasion

to speak with the complainant at the time of the report but were not made

aware that the listed offender was a Chicago police officer.

(

Sgt S. BURKE # 1759

CHICAGO POLICE DEPARTMENT ORIGINAL CASE INCIDENT REPORT

3510 S. Michigan Avenue, Chicago, Illinois 60653 (For use by Chicago Police Department Personnel Only) CPD-11.388(6/03)-C)



ASSIGNED TO FIELD

IUCR: 1790 - Offense Involving Children - Child Abduction

Occurrence Location:

Available Time

Print Generated By:

MULLINGS, ZOILA

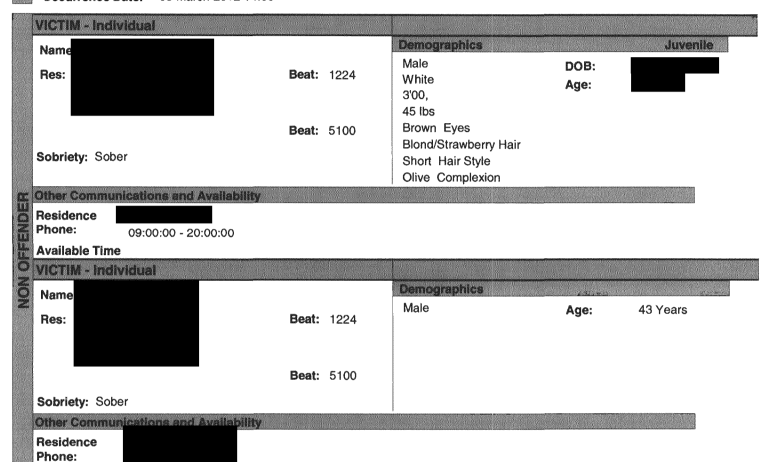
290 - Residence

05 March 2012 14:00 Occurrence Date:

1202 Unit Assigned: Beat: 1224

RO Arrival Date: 05 March 2012 18:20

Offenders: 1



		Demographics			
Name: Res:	Beat: 0912	Female	Age:	37 years	
Other Communications a		TOLOUP			
(Victim)	is a Son of	(Offer	nder)		
(Victim)	is a Husband of	(Offer	nder)		

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Order of Protection Info

Order of Protection #: - IL

Procedure Notifications

Past Abuses:

2

Domestic Info Notice Provided?

Yes

Transportation Arranged/Provided to Relocate? Yes

Victim Advised of OOP Procedures?

Yes

Victim Advised of Hotline

Victim Information Provided

Yes

Victim Advised of Warrant Procedures?

Yes

#?

Miscellaneous

Flash Message Sent? No

IN SUMMARY (VICTIM AND COMPLAINANT) WAS WAITING FOR DFFENDER) HIS WIFE TO RETURN THEIR ON TODAY'S DATE AT 1400 HRS AND SHE DID NOT SHOW UP. PER COURT ORDER THE CHILD RESIDES WITH MATTHEW LITTLE (VICTIM AND COMPLAINANT). ALEXANDRA LITTLE(OFFENDER) TEXTED VICTIM AND COMPLAINANT) STATED THAT SHE HAS CUSTODY ON HOLIDAYS AND THAT SHE WOULD NOT RETURN THE CHILD TODAY. HOWEVER ,THE THE ORDER DOES NOT LIST PULASKI DAY AS A HOLIDAY. ORDER SIGNED BY JUDGE TWO PRIOR REPORTS UNDER RD WERE MADE FOR SIMILAR INCIDENTS.

		Star No	Emp No	Name	User	Date	Unit	Beat
X	Approving Supervisor	1759	#	BURKE, Stephen, F		05 Mar 2012 19:02	012	
Z	Detective/Investigator	20360	#	GOSA II, Edgar, L		06 Mar 2012 09:51	610	
Z	Reporting Officer	17955	#	MONTOYA, Elizabeth		05 Mar 2012 18:53	012	1202

03-MAY-2012 13:11

CHICAGO POLICE DEPARTMENT CASE SUPPLEMENTARY REPORT

3510 S. Michigan Avenue, Chicago, Illinois 60653 (For use by Chicago Police - Bureau of Investigative Services Personnel Only)

Printed On: 03-MAY-2012 13:16

EXC. CLEARED CLOSED (OTHER EXC	EPTIONAL) DET	ECTIVE	SUP. APPI	ROVAL CUM	FLEIE
Last Offense Classification/Re-Classification	IUCR Code	Original Offense Clas	ssification			IUCR Code
OFFENSE INVOLVING CHILDREN / Child Abduction	1790	OFFENSE INV Abduction	1790			
Address of Occurrence	Beat of Occur	No of Victims	No of Offenders No of Arrested		SCR No	
	1224	2		1	0	•
Location Type	Location Code	Secondary Location				Hate Crime
Residence	290		NO			
Date of Occurrence	Unit Assigned	Date RO Arrived Fire Related? Gang Related?		Domestic Related?		
05-MAR-2012 14:00	1202	05-MAR-2012	05-MAR-2012 18:20 NO NO			NO

Reporting Officer	Star No	Approving Supervisor	Star No	Primary Detective Assigned	Star No	
GOSA II, Edgar	20360	STRIBLING, Patricia	1355	GOSA II, Edgar	20360	
Date Submitted		Date Approved	/AT	Assignment Type		
09-MAR-2012 16:36		09-MAR-2012 18:17		FIELD		

THIS IS A FIELD INVESTIGA	ATION EXC. CLEARED CLOSED (OTHER EXCEPTIONAL) REPORT
VICTIM(S):	TYPE: Individual Juvenile Male / White / DOB: RES:
	DESCRIPTION: 3'00,45,Blond/Strawberry Hair, Short Hair Style, Brown Eyes, Olive Complexion
	SOBRIETY: Sober
	OTHER COMMUNICATIONS: Residenc e Phone: TYPE: Individual Male / 43 Years RES: SOBRIETY: Sober OTHER COMMUNICATIONS: Residenc e Phone:
SUSPECT(S):	Female / 37 Years
	RES:
	RELATIONSHIP OF VICTIM TO OFFENDER:

1 of 4 Printed By: BRODERDORF, Ray (

Husband Son

LOCATION OF INCIDENT:

290 - Residence

DATE & TIME OF INCIDENT:

05-MAR-2012 14:00

MOTIVE CODE(S):

Other

CAUSE CODE(S):

Other

METHOD CODE(S):

Domestic Incident

CAU CODE(S):

Domestic Incident

DOMESTIC INCIDENT

INFORMATION:

PAST INCIDENTS: 2

VIOLATION TYPE:

ORDER OF PROTECTION:

STATE CODE: Illinois

VICTIM ADVISEMENT: Victim Advised Of Hotline Number

VICTIM ADVISED OP PROCS: Yes
VICTIM ADVISED WARR PROCS: Yes

Domestic Info was Provided Transportation was Offered

PERSONNEL ASSIGNED:

Detective/Investigator

GOSA II, Edgar L

20360

Reporting Officer

MONTOYA, Elizabeth

17955

BEAT: 1202

CRIME CODE SUMMARY:

1790 - Offense Involving Children - Child Abduction

IUCR ASSOCIATIONS:

1790 - Offense Involving Children - Child Abduction



(Suspect) (Victim) (Suspect) (Victim)

ASSOCIATED CASES:

REPORT DISTRIBUTIONS:

No Distribution

INVESTIGATION:

EXC. CLEARED CLOSED (OTHER EXCEPTIONAL) SUPPLEMENT CASE REPORT

VICTIM: M/W DOB 6yoa

PROTECTIVE CUSTODY TAKEN: No

Printed On: 03-MAY-2012 13:16

Printed By: BRODERDORF, Ray

CHILD PLACED AT OR WITH: Complainant / Custodial Parent

ADDITIONAL VICTIMS: M/W 43yoa

IN CUSTODY: DNA

OFFENDER/VICTIM RELATIONSHIP: F/W 37YOA Mother/Wife

COURT BRANCH AND DATE: Civil Court; Room 1601, Judge Bellows 05 MAR 12

ARRESTING OFFICERS: DNA

DATE, TIME, LOCATION OF ARREST: DNA

INJURIES: NONE

HOSPITAL, MEDICAL OR PSYCHOLOGICAL TREATMENT: DNA

WEAPON, INSTRUMENT USED: NONE

LOCATION OF OFFENSE

DATE AND TIME OF OCCURRENCE: 05 MAR 12 1400hrs

MANNER: Domestic

MOTIVE: Domestic

EVIDENCE RECOVERED AND INVENTORY NUMBER(S): NONE

PHOTO EVIDENCE TAKEN: NONE

NOTIFICATIONS: Lt. MELEAN #666 Internal Affairs Division

SCR & HOTLINE NUMBERS: NONE

SIBLINGS LIVING IN THE SAME HOUSEHOLD: NONE

RELATED REPORTS: CLEAR data base reflected the following related report

CLEARED CLOSED

PERSONNEL ASSIGNED: Det. GOSA II, Edgar L.

WITNESSES & STATEMENTS: See narrative.

INTERVIEWED: complainant, 0930hrs 06 Mar 12

Printed By: BRODERDORF, Ray

EX-

INVESTIGATION: R/I	D received this	case via	normal h	nand out	procedures.	In summa	ıry;
Complainant,	State	ed that offe	ender,		did no	ot return th	ıeir
child/victim	at 1400	hrs 03 Mar	12 as per	court order	ed visitation.	The child w	/as
in fact returned 2000hi	rs 04 MAR 12 in	good healt	h and appe	eared to ha	ve not been i	n any dang	jer.
Complainant also rela	ted that he and	offender h	ave an ope	en court c	ase that is b	eing heard	by
Room	n 1601, Daley (Center 06	Mar 12 ar	nd would s	seek remedy	at that tin	ne.
Complainant also rela	ted that he and	offender a	re Chicago	Police Of	ficers and th	at there is	an
open CR# associated	with this case. F	₹/D spoke v	vith Lt. ME	LEAN of IA	ND and made	him aware	of
above circumstances.		·					

In light of above circumstance, R/D requests this case be CLEARED, EX-CLOSED (OTHER)

Det. E. Gosa II, 20360

BUREAU OF INTERNAL AFFAIRS General Investigations Section

27 March 2012 CL #1051940 2519

Statement of: Complainant Star 885, relative to the following allegation: The complainant alleges that on 5 March 2012, at 1400 the accused Star 7525, violated a court order regarding the shared custody of their child complainant alleges that the accused failed to return their child to him in violation of custody order Original Case Incident Report for "Child Abduction" was generated. The complainant alleges that this is an on-going situation. Statement taken at: Internal Affairs Division, Room 5045 Ouestioned and Typed by: P.A. Zoila MULLINGS, Star 3231, Unit 121 Date and Time: 27 March 2012, at 1240 hours Attorney Present: None **IDENTIFICATION QUESTIONS MULLINGS:** What is your full name, rank, star number, and unit of assignment? Sergeant, 885, 393. **MULLINGS**: What is your employee number? **MULLINGS**: What is your date of appointment to the Department? 16 march 98. **MULLINGS:** How long have you been assigned to your present unit? Since January 2009. **MULLINGS:** Have you been advised that this is a witness statement and there are no charges being made against you? Yes.

MULLINGS:

Are you accompanied by counsel/representative of your

BUREAU OF INTERNAL AFFAIRS General Investigations Section

27 March 2012 CL #1051940 2519

choosing and if so identify him/her for the record?

No.

MULLINGS: Do you want to proceed with this statement without

counsel?

Yes.

MULLINGS: Do you understand that this is an official Police

Department report and that any deviation from the truth

could result in charges being placed against you?

Yes I do.

MULLINGS: "Rule 14 of the Chicago Police Department Rules and

Regulation prohibit making a false report, written or oral. You may be separated from the Chicago Police Department

if you make a false report." Do you understand this?

Yes.

MULLINGS: Are you ready to give your statement at this time?

Yes.

MULLINGS: The complainant alleges that on 5 March 2012, at 1400

hours, at a secured ., the accused

Star 7525, violated a court order regarding the shared custody of their child _______ The complainant alleges that the accused failed to return their

child to him in violation of custody order

Original Case Incident Report

for "Child

Abduction" was generated. The complainant alleges that this is an on-going situation. Is this your allegation?

Yes.

MULLINGS: Why are you making this allegation?

because this is an ongoing pattern of behavior that impacts

my son in a negative way.

MULLINGS: What do you mean by impacting him in a negative?

It has a severe emotional effect on my son when his schedule is interrupted. He looks forward to the time he spends with his mother but he also looks forward to his time with me and the scheduled activities we have planned. When his schedule is disrupted and he misses out on the planned activities it has a large emotional impact on him to

the point where it has begun to affect his self image.

Initials MGC

BUREAU OF INTERNAL AFFAIRS General Investigations Section

27 March 2012 CL #10519402519

On or about 5 March 2012 what are the scheduled days that **MULLINGS:**

your ex-wife was to have custody of your son? The evening of the 3rd to the afternoon of the 5th. She was

supposed to return him to me at 2:00pm on the 5th.

When did your estranged-wife return your son **MULLINGS:** Not till 9:00 pm. The order also states that he is to be

exchanged no later than 1800 hours on school nights.

MULLINGS: Where was your estranged-wife to return your son?

her 18 year old son returned him to my residence at 2100 hours on the 5th. I had to take the night off from work because I had no idea when she was returning him.

MULLINGS: Why did your estranged-wife not return your son on the

scheduled date and time?

She said that because holiday visitation takes precedence that she could keep him as long as she liked. However, the

holiday was Pulaski day which is not on the order.

Is there anything you would like to add to this statement? **MULLINGS:**

> When I told her that Pulaski day was not a holiday in the order she replied that the order is null and void. That not only is 9:00pm after the 6:00pm time on the order but I always have him in bed by 8:00pm on a school night.

After reading this statement consisting of 3 pages and **MULLINGS:**

finding it to contain accurately the questions asked and the

responses that you have given will you sign it?

Yes.

Statement concluded at 1255 hours.

Matthew LITTLE, Star 885

a MULLINGS, Star 3231

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

)

IN RE THE MARRIAGE OF:

)
)
)
	Petitioner,)
	and)
)
	Respondent.)
	Custody Aud
	JOINT PARENTING JUDGMENT
TYTE	ORDER coming before the Court by agreement of the parties, pursuant to Section
1 1113	ONDER conning before the Court by agreement of the parties, pursuant to section
602 and 607	of the Illinois Marriage and Dissolution of Marriage Act (750 ILCS 5/602 and 607
(1992)) and	the Illinois Parentage Act (750 ILCS 45/1 et al) and the parties
	(hereinafter individually referred to as "Mother" or
	and "Father" or having reached a full agreement on all issues
pending, the	Court being fully advised in the premises;
	STATUS OF PARTIES AND PROCEEDINGS
1.1	Status of Marriage. The parties were lawfully married on June 17, 2004, in Chicago, Illinois.
1.2	Status of Proceedings. has filed a Petition for Dissolution of
	Marriage in the Circuit Court of Cook County, under Case
	led his Response and Counter-Petition for Dissolution of Marriage.
1.3	Reservation of Rights. This Joint Parenting Order is not made to induce either of

the parties hereto to obtain or simulate a Judgment for Dissolution of Marriage.

1.4	Child.	One (1) child was born to the	ne parties as a result of the marriage, namely
		(hereinafter referred	to as ""). No children were adopted
	by the pa	rties during their marriage,	and
1.5	Represer	ntation of Counsel.	has employed and had the benefit of
	counsel	of	as his attorney.
		has employed and ha	ad the benefit of counsel of

Jurisdiction. The State of Illinois is the home state of the Child and retains jurisdiction when the Minor Child are absent from the State of Illinois pursuant to statute, including without limitation 750 ILCS 5/609, applicable case law and the relevant and applicable provisions of international treaties and agreements including the Hague Convention.

ARTICLE II JOINT PARENTING

as her attorney.

- 2.1 Parenting Order: This Joint Parenting Judgment is submitted to the Court by agreement of herein as a proposed plan for the sharing of custodial responsibilities pursuant to the purposes of the Illinois Marriage and Dissolution of Marriage Act (herein the "Act") as set forth in Sections 102 and 602 thereof and in accordance with the procedures set forth in Section 602.1 of the Act. The following terms are to be incorporated into the Judgment for Dissolution of Marriage if and when entered; however, the terms of this Joint Parenting Order shall become effective immediately upon its entry.
- 2.2 **Primary Residence:** The parties agree it serves the best interest of the Child they be awarded joint custody with lesignated as the Child's primary residential parent.
- 2.3 **Joint Custody Defined:** For purposes of the Joint Parenting Order, the term "joint custody" shall mean the maximum involvement and cooperation of both parents is required and in the Child's best interests, and accordingly, the parties shall, to the fullest extent

possible, consult with each other and consider the other's views with respect to the rearing and overall well-being of the child, including his health, welfare, education and upbringing with a view toward arriving at a harmonious policy designed to promote the child's best interests and not with a view towards the personal desires of the parties. By way of illustration, and not by way of limitation, the parties shall jointly consult with each other concerning choice of schools, curriculum, school events, team sports, extracurricular activities, summer programs, choice of camps, extended travel, religious education and training and healthcare, including choice of providers, and all medical, dental, orthodontia, optical, psychiatric or psychological care and/or treatment. In the presence of the Minor Child, both parties shall be supportive of their decisions, and shall refrain from discussing the dialogue precipitating the decision.

- 2.4 **Surname:** The Minor Child's full name is and no other surname or hyphenated name shall be used either formally or informally in school records, appointments or reservations unless otherwise agreed by the parties in writing.
- efforts to foster the love, respect and affection of the child toward each parent, and shall cooperate fully in implementing a relationship with the child that will give the child the maximum feeling of security. It is agreed the parties will always conduct themselves in a manner conducive to the welfare and best interests of the Child.

 shall refrain from making derogatory statements, ridicule, defame, belittle the other, the other's family members, significant other or friends in the presence of the Minor Child, or in any other way seek to undermine the Minor Child's love and respect for the other parent.

 The parties shall also advise their respective family members, new spouse, significant other and friends to refrain from making any similar remarks intended to embarrass the Minor Child, other

parent or other parent's family and friends. Safeguards should be in place to prevent the Child's exposure to electronic depictions of excessive violence, sexual content and/or pornography which are beyond age appropriate. Corporal punishment is prohibited. Neither party shall unreasonably question a child concerning the activities of the other parent; and neither party shall discuss financial matters with the Child or otherwise involve a child in financial issues relating to obligations/provisions set forth in the Marital Settlement Agreement. Neither party shall attempt to communicate with the other by using the Minor Child. Thus, neither party may send notes to the other by using the Minor Child as a courier during parental exchanges. Both parents shall discuss with the other any disciplinary problems concerning the Child and attempt to remain unified in matters of discipline to avoid undermining the other parents' decisions or authority. In the event either party remarries, their new spouse shall be informed of this agreement, and requested to comply with the letter and spirit of this Agreement to protect and promote the best interests of the Child. Neither parent shall permit the Child to refer to a third party as "Mom" or "Dad" or the like. Each parent shall provide the other with the name, age and gender of any other person residing in the residential home of that parent with whom will have regular contact on a continued and overnight basis.

as to the address where each of them resides, the telephone numbers of said residence, his or her mobile phone or pager numbers, email addresses, facsimile numbers, his or her place of employment, the telephone numbers of said place of employment, and any other information with respect to such party's residence or contact information including out-of-state travel.

shall exchange child care provider information (i.e. name, address, telephone number) keeping each other informed and updated with contact information

for any and all child care providers used. If this information changes the other party shall be updated at least fourteen (14) days, or as soon as possible, prior to any change taking effect. Each party shall be allowed to telephone the Child, and the Child shall be allowed to telephone each parent without limitation, however, reasonableness is expected. Therefore, barring an emergency, telephone calls and/or text messaging between the parties shall be between 8:00 a.m. and 9:00 p.m. Neither parent shall intrude on the Child's privacy or right to contact the other parent. When telephoning the other parent neither shall use a telephone answering machine or similar device to intercept, interfere or screen a parent's call to the Minor Child unless the Minor Child is physically not present. Messages shall be returned promptly, or within the same day. Whether for business or personal reasons, if a parent desires to travel inter-state for overnight trips, visits, or vacations with the Minor Child during their weekend parenting time, he/she shall notify and inform the other parent forty-eight (48) hours in advance of said travel, and shall provide the other with dates of travel, destinations, accommodations, mode of transportation and all other reasonable and necessary information to facilitate communication. For all other interstate travel with the minor Child the above notification provisions shall be incorporated in a written itinerary and provided to the non-travelling party at least fourteen (14) days in advance of the scheduled departure date. For travel with the Child outside the United States, the aforementioned itinerary shall be provided to the other party at least sixty (60) days in advance of the scheduled departure date and the residential parent must be in agreement regarding said travel to avoid court intervention. The Minor Child shall have access to a working, operable mobile telephone, or pager during parenting time with other parent. A parent traveling with shall arrange for daily telephonic communication between the child and other parent.

- 2.7 shall be listed as the mother and Records: Both father of the Child on all records involving the Child's health, education and welfare. Each party shall (a) notify each Child's school, teachers, healthcare providers and other professionals, to provide documents, records, reports, evaluations, schedules, bulletins, correspondence and other writings to both parents relating to the Child's physical, mental and emotional well being, academic performance, achievements and deficiencies; (b) cooperate in facilitating the other party's participation in all parent/teacher conferences, evaluations, programs and events involving parents; (c) supply the other with copies of the aforementioned information when received, if not directly provided to both parents; (d) authorize the other to inspect and photocopy the Child's school and health records and communicate with teachers, school personnel, counselors, healthcare providers, child care providers and other professionals to discuss the Child's health, education and welfare. A copy of this Agreement, duly executed by the parties and presented to the Child's school, healthcare provider, child care provider or other professionals, shall constitute a release authorizing the school, healthcare or child care provider or other professionals to communicate directly to either parent regarding the Child as provided for herein, however reasonableness is expected.
- 2.8 Activities: Both parents are encouraged to participate in all school and extracurricular activities/events involving the Child including, but not limited to, sports, music, theater, clubs and the like.

 Shall individually arrange with the school to receive notice of all events and activities, including on-going schedules, dates, times, locations and other pertinent details to enable each to attend. Neither party shall unilaterally enroll the Minor Child in any extracurricular activities or social enrichment program without first consulting the other party and reaching an agreement as to the Child's enrolment in the activity

or program. However, neither party shall unreasonably withhold their consent to any such activity/program. Both parents shall be expected to transport the minor Child to his various appointments, activities, events and social commitments during their designated parenting time.

2.9 Illness/Injury. Each parent shall immediately inform the other of any serious illness or injury suffered by the Child while in his or her care providing details of such illness/injury, the name and telephone numbers of any attending physician, hospital, clinic and other pertinent information. Emergency medical care for the preservation of life or prevention of serious injury may be obtained without consultation of the parent not in possession of the minor Child. However, notice to the other parent must be provided immediately as time permits. In the event a child is hospitalized, both parents shall have the right to stay with the child.

shall inform

if the Child is receiving any health related care/treatment including, but not limited to, medication, therapy, dietary restrictions or scheduled appointments to enable her to comply with the healthcare provider's instructions/orders regarding said treatment. All prescription medication and supplies shall be exchanged between the parents for use by the Child during parenting time, with sufficient information to allow the parent whose parenting time is starting to obtain refills of that medication, if necessary.

ARTICLE III PARENTING TIME

are engaged in full-time employment with irregular schedules, when exercising parenting time shall use their best efforts to remain flexible so changes in their personal schedules and/or employment commitments, along with the Minor Child's education, religious training, athletics, extracurricular activities and social commitments

can be accommodated with as little inconvenience and interference as possible. Each parent shall provide a minimum of 1 week notice in advising the other when he/she is unable to provide care to the Minor Child. In the event cancels or misses a scheduled parenting time when is scheduled to work, or has prior obligations, she shall be solely responsible for all child care costs associated with the missed visit. Both parties shall make all reasonable efforts to reschedule a missed parenting time if possible, however, both parties understand that the missed parenting time is the responsibility of the parent who was unavailable for the parenting time. Each parent shall exercise common courtesy and consideration in promptly advising the other when said parent will be unavoidably detained or delayed in picking up or returning the Minor Child at the scheduled time. Each parent shall provide to the other specific pick-up and return times as close as can be approximated and shall make every effort to adhere to said specific times. Neither parent shall be in excess of thirty (30) minutes late upon commencement or conclusion of their parenting time without prior notification to the other parent to avoid forfeiting their parenting time for the remainder of that day. Notwithstanding, otherwise agreed between the parties, school night drop-off of shall occur no later than 6:00 p.m. In the event there is a need to schedule or reschedule an activity for the Child which would affect the other's parenting time, both parents shall confer with each other prior to discussing the matter with the Minor Child or rescheduling such activity with the goal at arriving at a mutually agreeable solution.

3.2 **Removal.** Neither party shall have the unrestricted right to remove from the State of Illinois, and retain the child outside the jurisdiction on a temporary or permanent basis, without first obtaining the informed written consent of the other party or the approval of a Court of competent jurisdiction pursuant to 750 ILCS 5/609 (Removal Statute).

- 3.3 Points of Exchange. The exchange of at commencement and conclusion of parenting time shall occur at the home of unless the parties agree otherwise. Prior arrangements may be made between the parties for Parenting Time commencement/conclusion to occur at school for pick-up and/or drop-off on weekdays.
- 3.4 Proper Attire, Personal Property and Homework. The Minor Child shall be properly attired during the exchange of parenting time between the parties (i.e. seasonally appropriate, properly fitting clothes/shoes) including special occasions. The parents shall exchange and return the appropriate necessities requisite for exercising parenting time including, but not limited to, clothing, medication along with instructions, athletic equipment, and the like. Toys, electronic games and other recreational items belong to the Minor Child shall be returned to the residence of the parent of origin. Notwithstanding, both parents are expected to acquire and maintain the everyday, ordinary necessities required by the Child during their respective parenting time. All homework and/or school projects shall accompany the child during parenting time and the parent in possession of the child is expected to ensure the child completes assigned homework or projects as they become due.

ARTICLE IV PARENTING SCHEDULE

4.1 Parenting Schedule. shall each provide the other a true and complete copy of his/her respective work schedules within forty-eight (48) hours of his/her receipt of same. The parents reserve the right to confer with each other and deviate from the following parenting schedule by written agreement; however, if they disagree, they shall comply with the parenting schedule delineated herein. Holiday and vacation visitation shall take

precedence over routine weekday and weekend visitation. Holiday visitation shall take precedent over vacation visitation. Neither party shall leave the minor child with any individual who does not possess the requisite physical and mental capacity to appropriately care for and supervise the child during a parent's absence.

A. PARENTING TIME

shall exercise parenting time with the Child on her two (2) days off from work each week, and at other times during the week as the parties agree in writing.

B. HOLIDAYS

shall exercise parenting time with on the following Holidays; unless is in school or as otherwise agreed upon by the parties:

- a. Birthday
- b. Mother's Day

shall exercise parenting time with on the following Holidays; unless is in school or as otherwise agreed upon by the parties:

- a. Birthday
- b. Father's Day
- c. Halloween

ALEXANDRA shall exercise her parenting time with in evennumbered years on the following holidays: MATTHEW shall exercise parenting time with in odd-numbered years on these same holidays:

- a. Easter Sunday
- b. Memorial Day
- c. 4th of July

d. Christmas Eve

shall exercise parenting time with in evennumbered years on the following holidays; ALEXANDRA shall exercise her parenting time with in odd-numbered years on these same days:

- a. Labor Day
- b. Thanksgiving
- c. Christmas Day

Unless otherwise agreed upon between the parties, each of the above-listed holidays shall be celebrated on the day the holiday is nationally recognized.

F. SUMMER VACATION

- shall be entitled to extended summer parenting time with shall be entitled to the aforementioned parenting time 2 days per week on her 2 days off each week unless otherwise indicated below. Commencing 2012 and annually thereafter, shall be entitled to two (2) non-consecutive weeks, consisting of seven (7) days of uninterrupted vacation time each week, with the minor child, which incorporates her weekday/weekend parenting time for those weeks.
- (ii) The Summer Vacation will include that period of time during which the child are excused from school for the summer and shall commence after school, or 4:00 p.m., whichever is earliest, on the day the Child are released from school and conclude at 10:00 a.m. on the day before school resumes.
- Vacation Time/Holidays/Summer Schedule:

 agree to cooperate with each other in scheduling their respective trips or vacations with the child. Each agrees to give the other ample notice of their intention to travel with the child and discuss the particulars of the vacation/trip prior to the actual booking for said trip or vacation. Both

 shall forward to each other, no later than February 1st of each year, the week(s) they are desirous of vacationing with the child, taking into consideration the child's extracurricular activities and attendance at summer camp. If there is a conflict of choice of summer weeks,

 shall have priority of selecting her summer vacation weeks during the odd years and shall have priority selecting his summer vacation weeks during the

11

even years. The parties shall remain in compliance with Article 2, Paragraph 2.6 entitled "Contact Information" when exercising vacation/holiday parenting time.

G. MISCELLANEOUS PARENTING TIME:

- (i) Child's Birthday: Unless otherwise arranged between the parties in writing, shall exercise parenting time with on his birthday, in even-numbered years; shall exercise her parenting time with on his birthday, in odd-numbered years.
- their best efforts to cooperate with one another in making the Minor Child available to attend family celebrations, special occasions and extraordinary circumstances, regardless of which party is exercising parenting time.
- (iii) First Refusal: Each party has right of first refusal to care for when the other is unavailable to care for the child for more than 2 hours as a result of professional and personal commitments prior to any third party being used for that purpose. Child care providers for shall be over the age of 18 years.

ARTICLE V REVIEW

5.1 The parties acknowledge and agree this Joint Parenting Judgment may require modification subject to a change of circumstances of the parties of the Minor Child including, but not limited to remarriage, change in employment or economic conditions, relocation, education, religious training, extracurricular activities, illness and the like. The parties agree to review the terms of this Joint Parenting Agreement upon the aforementioned change of circumstances, if necessary, or annually beginning September 1, 2012. The Child's best interests shall be paramount in reviewing or modifying this Agreement. If any disputed issues are not resolved within thirty (30) days, then the Dispute Resolution provisions of this Agreement shall apply.

ARTICLE VI DISPUTE RESOLUTION

6.1 If the parents cannot agree as to major issues affecting the welfare of the Child, or if there are disputes or alleged breaches, changes of circumstances, or other difficulties or disagreements relative to this agreement or a Child, or if a dispute arises concerning the interpretation or meaning of this Agreement, the parents will attempt to avoid the expense and acrimony of formal Court proceedings.

Accordingly, any such dispute will first be submitted to the process of mediation.

The parties shall agree to as their mediator.

The parties shall agree to as their mediator.

The cost of any mutual meeting with the mediation process before seeking relief from a Court.

The cost of any mutual meeting with the mediator shall be divided equally. If the dispute is not resolved in the mediation process, either parent will have the right to submit the dispute to a Court of competent jurisdiction upon proper notice and petition.

APPROVED:

1		
	Enter:	ENTERED SEP 0 7 2011 Cid
	JUDGE	

DATED at Chicks , Illinois

This _____ day of <u>September</u>, 2011.

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

IN RE THE MARRIAGE OF:)	29 230 Cons		
)	· · · · · · · · · · · · · · · · · · ·	*! Y.] <u>.</u>	
Petitioner, a	and)	I		
Respondent.)			
	EMERG	mm-denta-co-comment-de		
<u>PETITION</u>	FOR TEN	<u>IPORARY RE</u>	<u>CLIEF</u>	
NOW COMES your Responde	ent,		(hereinafter),
by and through his attorneys,		and fo	or his Emergency	Petition for
Temporary Relief, pursuant to 750 ILC	CS 5/501 ar	ad 5/508(b), stat	tes as follows:	
1. That on February 23, 2	2006, the P	etitioner,		hereinafter
filed her Petition	for Dissol	ution of Marri	age which is pend	ing and yet
undetermined.				
2. That the parties were n	narried on	June 17, 2004	in Chicago, Illinois	and one (1)
child was born to them as a result of	their marr	iage, namely:	, b	orn .
urrently age six (6).				
3. That is	currently	thirty-right (38)) years of age, born	a
in Puerto Rico.	is a high	school graduat	te and a police offi	cer with the

Chicago Police Department.

4	1.	That		is cu	irrently fo	rty-tl	ıre	e (43)	years of a	ge, bo	orn		in
Virginia	i.		is a	a college	graduate	and	a	police	sergeant	with	the	Chicago	Police
Departm	nent.												

5. That on September 7, 2011, A Custody and Joint Parenting Judgment was entered which provides in pertinent part as follows:

ARTICLE II JOINT PARENTING

- 2.2 **Primary Residence:** The parties agree it serves the best interest of the Child they be awarded joint custody with Child's primary residential parent.
- 2.6 Contact Information:...Whether for business or personal reasons, if a parent desires to travel inter-state for overnight trips, visits, or vacations with the Minor Child during their weekend parenting time, he/she shall notify and inform the other parent forty-eight (48) hours in advance of said travel, and shall provide with other with dates of travel, destinations, accommodations, mode of transportation and all other reasonable and necessary information to facilitate communication. For all other interstate travel with the minor Child the above notification provisions shall be incorporated in a written itinerary and provided to the non-travelling party at least fourteen (14) days in advance of the schedule departure date.

ARTICLE III PARENTING TIME

Accommodation and Flexibility: Acknowledging are engaged in full-time employment with irregular schedules, when exercising parenting time and shall use their best efforts to remain flexible so changes in their personal and/or employment commitments, along with the Minor Child's education, religious training, athletics, extracurricular activities and social commitments can be accommodated with as little inconvenience and interference as possible.

ARTICLE IV PARENTING SCHEDULE

4.1 **Parenting Schedule:** shall each provide the other a true and complete copy of his/her respective work schedules within forty-eight (48) hours of his/her receipt of same. The parents

reserve the right to confer with each other and deviate from the following parenting schedule by written agreement; however, if they disagree, they shall comply with the parenting schedule delineated herein. Holiday and vacation visitation shall take precedence over routine weekday and weekend visitation...

A. PARENTING TIME

shall exercise parenting time with the Child on her two (2) days off from work each week, and at other times during the week as the parties agree in writing.

A copy of the Custody and Joint Parenting Judgment is attached hereto as Exhibit "A."

6.	That on January 25, 2012, the parties	agreed would have parenting
time with	the minor child on February 20 th and 21st of	espite and aving said days off
from worl	k. had previously informe	d she would be travelling on
said dates	and the parties arranged for her to have ma	ke-up parenting time on February 22nd and
23 rd . Base	ed on this agreement, arranged	to travel with the minor child to Alabama
to visit the	e minor child's grandfather from February 1	7 th through February 21 st , 2012. A copy of
	confirming	said arrangement is attached hereto as
Exhibit "B	3."	
7.	That on Friday, February 10, 2012,	took the minor child from
school wit	hout informing of same and in	violation of the parenting time set forth in
the parties	' Custody Judgment. When	to inquire as to her
whereabou	uts she informed "I am taking", "I am taking	now, the court order does not
apply, you	are not going to keep me from my son."	efused to inform
	her and the minor child's whereabouts	further informed
	she had unilaterally determined the paren	ting time schedule did not apply as she
was on fur	lough for the month of February and she int	ended on keeping the minor child during

same.

proceeded to call the police and make a case report. The police searched for

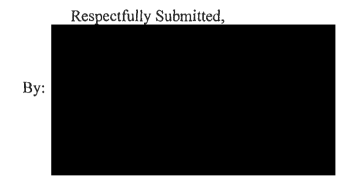
and the minor child. They eventually found her and the minor child at s residence at 10:30 p.m. The police retrieved the minor child and took him back to residence.

- 8. That based on is fearful will interfere with his vacation by not returning the minor child to school on Thursday, February 16, 2012, per their regular parenting agreement schedule. is also fearful will interfere with his vacation by calling the police on February 21st and 22nd to report his interference with her visitation.
- 9. That therefore desirous of this Honorable Court entering an order requiring to return the minor child to school on Thursday, February 16, 2012 at 9:00 a.m. is also desirous of this Honorable Court entering an order affirming his vacation to Alabama with the minor child from February 17th through February 21, 2012.
- 10. That this matter constitutes an emergency as schedule to leave for Alabama on Thursday, February 16, 2012.

WHEREFORE, Respondent, prays for the following relief:

- A. For the entry of an order requiring to return the minor child to school on Thursday, February 16, 2012 at 9:00 a.m. pursuant to the parties' Custody Judgment.
- B. For the entry of an order allowing to travel to Alabama with the minor child from February 17th through February 21, 2012.

C. For such other and further relief as this Honorable Court deems just and appropriate.





IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

IN RE THE	MARRIAGE OF:) Petitioner, and No.
	Respondent.)
	<u>AFFIDAVIT</u>
NOV	V COMES Respondent, being first duly sworn on oath,
deposes and	states that if he were called to testify in this cause, that he would testify as follows:
1.	That your Affiant is the Respondent in the above captioned proceeding.
2.	That your Affiant has read and reviewed the statements set forth in the Emergency Petition for Temporary Relief, and the statements set forth in this instrument are true and correct.
3.	That on January 25, 2012, the parties agreed your Affiant would have parenting time with the minor child on February 20 th and 21st despite having said days off from work. had previously informed your Affiant she would be travelling on said dates and the parties arranged for her to have make-up parenting time on February 22 nd and 23 rd . Based on this agreement, your Affiant arranged to travel with the minor child to Alabama to visit the minor child's grandfather from February 17 th through February 21 st , 2012. A copy of your Affiant's email to confirming said arrangement is attached hereto as Exhibit "B."
4.	That on Friday, February 10, 2012, took the minor child from school without informing your Affiant of same and in violation of the parenting time set forth in the parties' Custody Judgment. When your Affiant called to inquire as to her whereabouts she informed your Affiant, "I am taking now, the court order does not apply, you are not going to keep me from my son." refused to inform your Affiant of her and the minor child's whereabouts. further informed your Affiant she had unilaterally determined the parenting time schedule did not apply as she was

on furlough for the month of February and she intended on keeping the minor

child during same. Your Affiant proceeded to call the police and make a case report. The police searched for and the minor child. They eventually found her and the minor child at residence at 10:30 p.m. The police retrieved the minor child and took him back to your Affiant's residence.

- onduct, your Affiant is fearful will interfere with his vacation by not returning the minor child to school on Thursday, February 16, 2012, per their regular parenting agreement schedule. Your Affiant is also fearful will interfere with his vacation by calling the police on February 21st and 22nd to report his interference with her visitation.
- 6. That your Affiant is therefore desirous of this Honorable Court entering an order requiring to return the minor child to school on Thursday, February 16, 2012 at 9:00 a.m. Your Affiant is also desirous of this Honorable Court entering an order affirming his vacation to Alabama with the minor child from February 17th through February 21, 2012.
- 7. That this matter constitutes an emergency as your Affiant is schedule to leave for Alabama on Thursday, February 16, 2012.

Further Your Affiant Sayeth Naught.

SUBSCRIBED and SWORN to

before me this day of

February, 2012.

NOTARY PUBLIC

OFFICIAL SEAL
SHARON M LOZANO
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires Nov. 10, 2014

Statement of: Accused, Police Officer star 7525, relative to

the following allegations:

The complainant star 885, alleges that on 5 March

2012, at 1400 hours, at _____, the accused

star 7525, violated court order Document when she failed to return their son age 6, to the complainant who is the residential parent of child Original Case Incident

Report for "Child Abduction" was generated. The complainant

further alleges that this is an on-going situation.

Statement taken at: Internal Affairs Division, Room 5045

Ouestioned and Typed by: P.A. Zoila MULLINGS, Star 3231, Unit 121

Date and Time: 11 May 2012, 0746

Attorney Present: None.

FOP

IDENTIFICATION QUESTIONS

MULLINGS: What is your full name, rank, star number, and unit of

assignment?

MULLINGS: What is your employee number?

MULLINGS: What is your date of appointment to the Department?

28 April 03.

MULLINGS: How long have you been assigned to your present unit?

At least five years.

MULLINGS: Have you been advised in writing of the specific

charges/allegations made against you, the name of the

PO, Star 7525, Unit 019.

complainant and your administrative rights?

Yes.

MULLINGS: Did you read and understand the charges and your

1

Initials _____

BUREAU OF INTERNAL AFFAIRS General Investigations Section

11 May 2012 CL 10512519

administrative rights?

Yes.

MULLINGS: Are you accompanied by counsel/representative of your

choosing and if so identify him or her for the record.

No.

MULLINGS: Do you wish to proceed with this statement without

counsel\representative of your choosing?

Yes.

MULLINGS: Do you understand that this is an official Police

Department report and that any deviation from the truth could result in additional charges being placed against you?

Yes.

MULLINGS: "Rule 14 of the Chicago Police Department Rules and

Regulation prohibit making a false report, written or oral. You may be separated from the Chicago Police Department

if you make a false report." Do you understand this?

Yes.

MULLINGS: A sworn affidavit is not required for this investigation.

MULLINGS: Are you ready to give your statement at this time?

Yes, I would like to preface this statement by stating that this statement is not being given voluntarily, but under duress. I am only giving this statement at this time because

I know I will lose my job if I refuse.

MULLINGS: Do you know Sergeant

Yes.

MULLINGS: What is your relationship to him?

He is my husband and we have been divorcing for six

years. We have been in litigation for six years.

MULLINGS: Do you and Sergeant have a child in

common?

Yes,

MULLINGS: Are you and Sergeant currently residing together?

No.

Initials ____

BUREAU OF INTERNAL AFFAIRS General Investigations Section

11 May 2012 CL 10512519

MULLINGS:	Is there a Custody Order 2006 D 002013 regarding your son in existence? The number that you are reading is the docket number. There is no number assigned to the joint custody agreement.
MULLINGS:	Do you have a copy of the custody order for the record? Yes.
MULLINGS:	Do you have joint custody of your son We do we have joint custody.
MULLINGS:	Are you the residential parent of your son? He is the residential parent.
MULLINGS:	The complainant on 5 March 2012, at 1400 hours, at star 7525, violated court order when she failed to return their son to the complainant who is the residential parent of child original Case Incident Report for "Child Abduction" was generated. The complainant further alleges that this is an on-going situation. On 5 March 2012, at 1400 hours, did you fail to return your son to the complainant who is the residential parent in violation of custody order I did not that was a holiday, Pulaski Day and holidays supersede weekend visitation. The order said that. Even if it didn't say that this was my regular parenting day and drop off is usually in the evening. Also, I texted him to let him know that I would be dropping him off in the evening hours. Yet he went and filed this report because he can.
MULLINGS:	What was the agreed upon drop off time? We hadn't agreed to a time. I sent him a message earlier that I was going to keep him the day because he was out of school.
MULLINGS:	Did you return your son to his father on 5 March 2012? Yes.
MULLINGS:	What time did you return your son to the complainant? I don't remember I think it was 7:00 in the evening.
<u> </u>	

BUREAU OF INTERNAL AFFAIRS General Investigations Section

11 May 2012 CL 10512519

2012, at 1400 hours as was scheduled?

We did not have a scheduled drop off time. I set a time, he

did not like that tie so he called and made a report.

MULLINGS: Did you not return to his father on 5 March 2012,

at 2100 hours because you intended to interfere with the

complainant's visitation rights with his son?

Absolutely not.

MULLINGS: Is there anything you would like to add to this statement?

No.

MULLINGS: After reading this statement consisting of 4 pages and

finding it to contain accurately the questions asked and the

responses that you have given, will you sign it?

Yes.

Statement concluded at 0800 hours.

1525

P.A. Zoila MULLINGS, Star 3231

BUREAU OF INTERNAL AFFAIRS INVESTIGATIONS DIVISION GENERAL INVESTIGATIONS SECTION

8 June 2012

TO: Commanding Officer

Investigations Division

General Investigations Section

FROM: Police Agent Zoila MULLINGS, Star 3231

Investigations Division

General Investigations Section

SUBJECT: Approval of Complaint Log Investigation, CL #1052519

The attached Complaint Log Investigation has been completed and is submitted for your approval.

Police Agent Zoila MULLINGS, Star 3231

Investigations Division

General Investigations Section

APPROVED:

Casé Management Supervisor Investigations Division

General Investigations Section

SUMMARY REPORT DIGEST CHICAGO POLICE DEPARTMENT

LOG NO

1052519

TYPE

CR

DATE OF REPORT

08-JUN-2012

INSTRUCTIONS: To be used in all cases that are to be classified as either EXONERATED, UNFOUNDED, NOT SUSTAINED, NO AFFIDAVIT, or in SUSTAINED cases where the Disciplinary Recommendation does not exceed Five (5) DAYS SUSPENSION.

TO: DEPUTY SUPERINTENDENT, BUREAU OF PROFESSIONAL STANDARDS

ATTENTION: CHIEF, INTERNAL AFFAIRS DIVISION

FROM - INVESTIGATOR'S NAME	RANK	STAR NO	EMPLOYEE NO	UNIT ASSIGNED	UNIT DETAILED
MULLINGS, ZOILA	9174	3231		121	

REFERENCE NOS.(LIST ALL RELATED C.L., C.B., I.R., INVENTORY NOS., ETC., PERTINENT OF THIS INVESTIGATION)

	, ,
INCIDENT ADDRESS	DATE / TIME:05-MAR-2012 14:03 BEAT: 1224

ACCUSED

NAME	RANK	STAR NO	EMP NO	UNIT assigned	UNIT DETAILED	SEX/RACE	DOB	APPOINTED DATE	ON DUTY ?	SWORN ?
LITTLE, ALEXANDRA	9161	7525		019		F/S		28-APR-2003	NO	YES

REPORTING PARTY

NAME	ADDRESS*	CITY STATE	TELEPHONE	SEX / RACE	DOB / AGE
LITTLE, MATTHEW	RANK: 9171,STAR NO:	885, EMP NO:		M/WHI	
VICTIMS					
/ICTIMS	ADDRESS*	CITY S	TELEPHONE	SEX / RACE	10

WITNESSES

					Antonionalista
NAME	ADDRESS*	CITY STATE	TELEPHONE	SEX / RACE	DOB / AGE
1.41.5141	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	OIT OIME		0_,,,,,,,,	
·	<u> </u>			<u> </u>	

^{*} IF CPD MEMBER, LIST RANK, STAR, EMPLOYEE NOS. IN ADDRESS, PAX/BELL IN TELEPHONE BOX.

ALLEGATIONS

NOTE:

The complainant Matthew LITTLE, star 885, alleges that on 5 March 2012, at 1400 hours, at the accused Alexandra LITTLE, star 7525, violated court order when she failed to return their son age 6, to the complainant who is the residential parent of child Original Case Incident Report or "Child Abduction" was generated. The complainant further alleges that this is an on-going situation.

Complaint Log "Type" is classified CR - sworn affidavit not required

SUMMARY			
SEE ADDITIONAL PAGES			
ATTACHMENTS			
INVESTIGATIVE REPORTS - SUPPORTING ALLEGATIONS LIST ATTACHMENTS NUMBER	INVESTIGATIVE REPORTS - SUPPORTING ACCUSED MEMBERS(S) LIST ATTACHMENTS NUMBER:	PHYSICAL EVIDENCE LIST ATTACHMENTS NUMBERS:	TOTAL NUMBER OF ATTACHMENTS SUBMITTED WITH THIS FILE:
4 - 8	8	None	11
FINDINGS - RECOMMEND	ATIONS		
ACCUSED: Allegation:	PO, Star 75 NFOUNDED	25, 019 District	
RECOMMENDATION:	lo Disciplinary Action Warrant	red	
DATE INITIATED (Date incident was received for investig	DATE COMPLETED (Date of gation)		ELAPSED TIME otal time expressed in days)

13-MAR-2012

08-JUN-2012

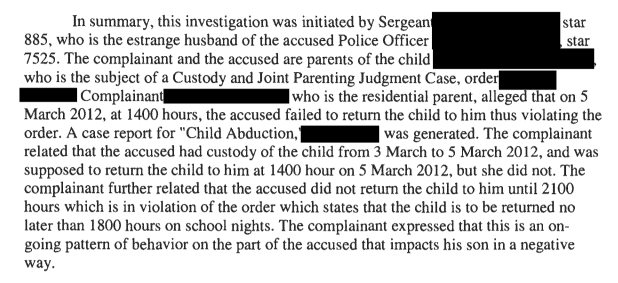
87

Investigator will initiate the Command Channel Review form by completing the Investigator's Section.

INVESTIGATOR'S SIGNATURE

IF NECESSARY, USE AN 8 1/2 x 11" SHEET OF WHITE PAPER TO CONTINUE ANY ITEM.

INVESTIGATION:



The undersigned obtained a copy of the Original Case Incident Report, the, Case Supplementary Report and a copy of the Custody and Joint Parenting Case, Order for the investigation. The Case Supplementary Report indicated that the child was returned at 2000 hours in good health and appeared to have not been in any danger. This case was closed "Cleared, Ex-Closed (Other)."

Accused Police Officer was served allegation and charges and she submitted a formal statement answering the allegation. In her statement, Officer stated that she did not violate the custody order because it was a holiday, Pulaski Day, and holidays supersede weekend visitation. Officer stated that this was her regular parenting day and drop off is usually in the evening hours. In addition, Officer stated that she texted the complainant and let him know that she was going to be dropping the child off in the evening hours. When asked why she did not drop the child off at 1400 hours as was scheduled, Officer stated that they did not have a scheduled time, she stated that she set a time and the complainant did not like that time which is why he called and made a report. Upon questioning, Officer lenied interfering with the complainant's visitation rights intentionally by returning her son to his father at 2100 hours instead of 1400 hours.

Based on the investigation and the evidence gathered the undersigned has determined that this allegation is unfounded. The undersigned reviewed the Parenting and Joint Custody order and found that on the date in question the accused had regular parenting time with her son Although the order does say that the child is to be returned no later than 1800 hours on a school night, of which 5 March, Pulaski Day was, it also state that each parent shall exercise courtesy and consideration in promptly advising the other when that parent will be detained or delayed in picking up or returning the minor child at the scheduled time. The accused during her statement stated that she texted the complainant and informed him when she would be dropping the child off

which is in keeping with the order, also, the child was returned to his father at 2000 hours according to the Case Supplementary Report. In conclusion, the complainant knew where his child was, knew that the child was not in any danger, and was informed of the return time per the Custody and Joint Parenting Order.

Investigate Incident Page 1 of 2



Print | Logout | Help Investigate Incident

Home » Administrative Investigations IAD/IPRA » Investigate Incident

Log No.: 1052519 Type.: CR Team: GENERAL INVESTIGATION SECTION Investigator: MULLINGS,

ZOILA

Investigations

- Involved Parties
- Incident Address
- Allegations
- Additional Incident Details
- Related Incidents

Investigator History

Investigator	Туре	Assigned Team	Assigned Date	Scheduled End Date	Investigation End Date	No.
MULLINGS, ZOILA	Primary	GENERAL INVESTIGATION SECTION	13-MAR-2012	11-JUN-2012		87
BRODERDORF, RAY	Supervisor	GENERAL INVESTIGATION SECTION	13-MAR-2012	12-APR-2012		

Attachments

	No.	Туре	Related Person	No. of Pages	Narrative	Original in File	Entered By	En Da
View	1	FACE SHEET	N/A				HEARD, LORRAINE	12- 20
Vieva	2	CONFLICT CERTIFICATION	N/A				MULLINGS, ZOILA	14. 20
<u> </u>	3	SWORN AFFIDAVIT FROM COMPLAINANT/WITNESS	N/A	1	Affidavit Not Required	YES	MULLINGS, ZOILA	08· 20
	4	INITIATION REPORT	N/A	1	Initiation Report	YES	MULLINGS, ZOILA	08· 20
View	5	GENERAL OFFENSE CASE REPORT	N/A	2	Original Case Incident Report	NO	MULLINGS, ZOILA	08- 20
View	6	DETECTIVE SUPPLEMENTARY REPORT	N/A	4	Case Supplementary Report	NO	MULLINGS, ZOILA	08· 20
Victor	7	COMPLAINANT STATEMENT	N/A	3	Complainant Sgt. tatement	YES	MULLINGS, ZOILA	28· 20
View	8	ADDITIONAL INFORMATION	N/A	13	Copy of the Joint Parenting Judgment	NO	MULLINGS, ZOILA	28· 20
View	9	ADDITIONAL INFORMATION	N/A	7	Copy of Emergency Petition for Temporary Relief	NO	MULLINGS, ZOILA	28- 20
View	10	ACCUSED NOTIFICATION OF ALLEGATIONS FOR	ACCUSED -				MULLINGS, ZOILA	04· 20·

Investigate Incident Page 2 of 2

View 11 ACCUSED REPORT	N/A	4	Statement of accused PO Alexandra Little	YES	MULLINGS, ZOILA	08 20
Internal Use Only No records found.	observacionelle. Il silve suo assistillatori delleri soci, e soci elle suome	aller from a man and a man	magalawa a managaa ay ah ma haggay aay ah managay hagga ay ay a			www.pc bol sublimiteds

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